MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

June 25, 2010

DIVISION ONE

B213866 Arnold Greenspan, As Trustee, Etc. (Certified for Publication)

v.

LADT, LLC, et al.

The order and judgment are affirmed.

Mallano, P.J.

We concur: Rothschild, J.

Johnson, J.

B205024 People (Not for Publication)

v.

Valenzuela

The judgment is affirmed.

Mallano, P.J.

We concur: Rothschild, J.

Chaney, J.

<u>June 25, 2010 (Continued)</u>

DIVISION ONE (continued)

B220702 Los Angeles County, D.C.F.S. (Not for Publication)

v.

G.J., et al.

The order is affirmed.

Mallano, P.J.

We concur: Rothschild, J.

Chaney, J.

B211710 Samantha C. (Certified for Publication)

v.

State Department of Developmental Services, et al.

That part of the judgment denying the complaint for declaratory relief is affirmed. That part of the judgment denying the petition for a writ of mandate is reversed and on remand the trial court is directed to enter judgment granting the petition for a writ of mandate and directing issuance of (1) a writ of mandate requiring the State Department of Developmental Services to set aside its decision adopting the decision of the administrative law judge and to issue a new decision finding that Samantha C. is developmentally disabled within the meaning of Welfare and Institutions Code section 4512(a), and (2) a writ of mandate requiring Harbor Regional Center to provide services to Samantha C. pursuant to the Lanterman Developmental Disabilities Services Act. In the interests of justice, the parties are to bear their own costs on appeal.

Mallano, P.J.

We concur: Chaney, J.

Johnson, J.

DIVISION ONE (continued)

B218063 People (Not for Publication)

v.

Martinez

The judgment is affirmed.

Rothschild, J.

We concur: Mallano, P.J.

Johnson, J.

B216736 People (Not for Publication)

v.

Edwards

The judgment is affirmed.

Rothschild, Acting P.J.

We concur: Chaney, J.

Johnson, J.

DIVISION THREE

B218754 Los Angeles County, D.C.F.S. (Not for Publication)

v.

J.M., Sr.

The order is affirmed.

Kitching, J.

We concur: Klein, P.J.

Aldrich, J.

DIVISION THREE (continued)

B215370 Los Angeles County, D.C.F.S. (Not for Publication)

v.

C.T., et al.

The order is affirmed.

Kitching, J.

We concur: Klein, P.J.

Aldrich, J.

B217820 Tash, et al. (Not for Publication)

v.

Goldfarb

The judgment is affirmed. Costs on appeal are awarded to Richard Tash, Lawrence Tash, and Brian Tash.

Kitching, J.

We concur: Croskey, Acting P.J.

Aldrich, J.

DIVISION FOUR

B214438 People (Not for Publication)

v.

Alexander

The judgment is modified to reflect a total of 492 days presentence credit, rather than the 457 days now shown, and the abstract of judgment shall be so corrected. In all other respects the judgment is affirmed.

Epstein, P.J.

We concur: Willhite, J.

Manella, J.

<u>June 25, 2010 (Continued)</u>

DIVISION FOUR (continued)

B212550 People (Not for Publication)

v.

Newton

The conviction for possession of cocaine base for sale is reversed and the cause remanded to the superior court with directions to enter a judgment of guilty on simple possession of cocaine base if the prosecutor consents to forgo prosecuting appellant for possession for sale of cocaine base; or in the alternative, to set the cause for retrial on this count if the prosecutor does not so consent. (See *People v. Woods* (1991) 226 Cal.App.3d 1037, 1059.) In all other respects the judgment is affirmed.

Epstein, P.J.

We concur: Willhite, J.

Manella, J.

DIVISION FIVE

B22255 Los Angeles County, D.C.F.S. (Not for Publication)

v.

Sandra P.

The judgment is affirmed.

Kriegler, J.

We concur: Turner, P.J.

Armstrong, J.

DIVISION EIGHT

Court convened at 9:00 a.m.

Present: Bigelow, P.J., Rubin, J., Flier, J., Grimes, J. and Becky Fisher, Deputy Clerk.

DIVISION EIGHT (continued)

Each of the following:

B219145 People v. Ramirez B217708 People v. Miranda B215806 People v. Roque B217397 People v. Henderson B214034 People vs. Colvin B215047 People vs. Cortes B221611 DCFS vs. M.G. B213102 People v. Griffin B215152 People vs. Sanchez B217447 People vs. Diaz

Argument waived, cause submitted.

B215899 Filberto Castaneda, et al.

V.

Denny's Restraurant, et al.

Merits:

Argued by Harry Bockman for appellants and by Larry Bridges for respondents. Cause submitted.

Grimes, J. left the bench

B213373 HCM Healthcare, Inc., et al.

v.

California Insurance Guaranty Assoc.

Merits:

Argued by Bradford T. Child for appellants and Frederick G. Hall for respondent. Cause submitted.

Grimes, J. returns to the bench.

DIVISION EIGHT (continued)

B217782 Katya Bozzi

v.

Nordstrom, Inc., et al.

Merits:

Argued by Stephen Onstot for appellant and by Patrick L. Hurley and

Stephen J. Chonoles for respondents. Cause submitted.

B212702 Birt

v.

Ikeri

Argument waived and submitted.

Rubin, J. leaves the bench.

B218221 Nina Ritter

V.

Timothy Armour

Merits:

Argued by Vicki J. Green for appellant and by Edward L. Xanders and

Pamela S. Palmer for respondents. Cause submitted.

Court recessed.

Court reconvened.at 10:53 a.m.

Present: Bigelow, P.J., Rubin, J., Flier, J., and Becky Fisher, Deputy Clerk.

B211885 People

v.

Martin Peoples

Merits:

Argued by William L. Heyman for appellant. Respondent previously

waived argument. Cause submitted.

DIVISION EIGHT (continued)

Grimes, J. assumes the bench.

B216316 People

v.

Irvine Perez

Merits:

Argued by George M. Velez for appellant and by Robert Henry for respondent. Cause submitted.

Rubin, J. leaves the bench

B203267 People

v.

John Racz

Merits:

Argued by Dennis A.Fischer for appellant and by Catherine Okawa Kohn for respondent. Cause submitted.

B216752 People

V.

Preston and Carrillo

Matter ordered off calendar.

Court adjourned.

B214955 Jose Mazon Martinez, et al.

v.

Ford Motor Company, et al.

Filed order modifying opinion. Petition for rehearing is denied. (No change in the judgment)

DIVISION EIGHT (continued)

B212653 George Sherwood

v.

Department of Justice BCI & I

Filed order denying petition for rehearing.

B214955 Martinez, et al. (Certified for Publication)

v.

Ford Motor Company, et al.

Filed order modifying opinion and denying petitions for rehearing. No change in judgment.